## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

TRUITT WEILAND

Plaintiff, §

vs.

No. 1:20-CV-00204

§

TARGET CORPORATION

Defendant. §

## **JOINT SCHEDULING ORDER**

Pursuant to Rule 16 of the Federal Rules of Civil Procedure, the Court issues the following Scheduling Order:

## IT IS ORDERED THAT:

- 1. A report on alternative dispute resolution in compliance with Local Rule CV-88 shall be filed on or before **August 1, 2020**.
- 2. The parties asserting claims for relief shall submit a written offer of settlement to opposing parties on or before <u>July 1, 2020</u>, and each opposing party shall respond, in writing, on or before <u>July 15, 2020</u>. All offers of settlement are to be private, not filed, and the Court is not to be advised of the same. The parties are further **ORDERED** to retain the written offers of settlement and responses, as the Court will use these in assessing attorney's fees and court costs at the conclusion of trial.
- 3. The parties shall file all motions to amend or supplement pleadings and all motions to join additional parties on or before **November 1, 2020**.
- 4. All parties asserting claims for relief shall file and serve on all other parties their designation of potential witnesses, testifying experts, and proposed exhibits, and shall serve on all other parties, but not file, the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) on or before **September 10, 2020**. Parties resisting claims for

relief shall file and serve on all other parties their designations of potential witnesses, testifying experts, and proposed exhibits, and shall serve on all other parties, but not file, the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) on or before **October 30, 2020**. All designations of rebuttal experts shall be filed and served on all other parties within **fourteen (14) days** of receipt of the report of the opposing expert, and the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) for such rebuttal experts, to the extent not already served, shall be served, but not filed, on all other parties within **fourteen (14) days** of receipt of the report of the opposing expert.

- 5. An objection to the reliability of an expert's proposed testimony under Federal Rule of Evidence 702 shall be made by motion, specifically stating the basis for the objection and identifying the objectionable testimony, within **fourteen (14) days** of receipt of the written report of the expert's proposed testimony or within **fourteen (14) days** of the expert's deposition, if a deposition is taken, whichever is later. **The failure** to strictly comply with this paragraph will be deemed a waiver of any objection that could have been made pursuant to Federal Rule of Evidence 702.
- 6. The parties shall complete discovery on or before <u>February 19, 2021</u>. Counsel may, by agreement, continue discovery beyond the deadline, but there will be no intervention by the Court except in extraordinary circumstances, and no trial setting will be vacated because of information obtained in post-deadline discovery.
- 7. All dispositive motions shall be filed and served on all other parties on or before <u>February 28, 2021</u> and shall be limited to **ten (10) pages in length**. Responses shall be filed and served on all other parties **within fourteen (14) days** of the service of the motion and shall be limited to **ten (10) pages in length**. Any replies shall be filed and

served on all other parties within seven (7) days of the service of the response and shall be limited to five (5) pages in length, but the Court need not wait for the reply before ruling on the motion. Unless otherwise directed by the Court, a party may file no more than one motion for summary judgment without first obtaining leave of court for good cause.

8.	This case	is set for fin	al pretrial co	nference on		and
trial on		TI	ne final pretri	al conferenc	ce shall be att	ended by at
least one of	the attorne	ys who will c	onduct the tr	ial for each	of the parties	and by any
unrepresent	ed parties.	In addition	to counsel, p	arty represe	entatives with	authority to
negotiate a	settlement a	and all other	persons nec	essary to ne	egotiate a sett	lement shall
attend the t	final status	conference.	The parties	should con	sult Local Ru	le CV-16(e)
regarding m	atters to be	filed in advar	nce of the fina	l pretrial cor	nference.	

JAMES R. NOWLIN
UNITED STATES DISTRICT JUDGE

AGREED:

Stewart Troy Harber

State Bar No. 00793082 Law Office of Troy Harber

1007 Mopac Circle, Suite 102

Austin, Texas 78746

troy@southaustinlaw.com

ATTORNE FOR PLAINTIFF

TRUITT WIELAND

## AGREED:

/s/ Deborah G. Clark

Deborah G. Clark
State Bar No. 04276550
Clark & Clark
3624 North Hills Drive, Suite 205-A
Austin, Texas 78731
deborah@clarkandclarklaw.com
ATTORNEY FOR DEFENDANT,
TARGET CORPORATION